CIVIL RIGHTS COMPLAINT PURSUANT TO 42 U.S.C. § 1983

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA

FILED IN CLERK'S OFFICE U.S.D.C. Atlanta

AUG 3 1 2015



RICKY D. NELSON #82 2394 (Enter above the full name and prisoner

identification number of the plaintiff, GDC number if a state prisoner.)

-vs-

4:15-CV-0162

JOH	INN	E L.	CALDWELL JR.
			WN,
Myr (Enter	above t	F. P he full r	EEPLER, ET, AL. name of the defendant(s).)
I.	Previo	us Law	vsuits
	A.	Have y	you filed other lawsuits in federal court while incarcerated in any institution?
			Yes () No (v)
	В.	more t	answer to A is yes, describe each lawsuit in the space below. (If there is han one lawsuit, describe the additional lawsuits on another piece of paper, the same outline.)
		1.	Parties to this previous lawsuit:
			Plaintiff(s):
			Defendant(s):
		2.	Court (name the district):
		3.	Docket Number:

I.	Previ	ous Law	suits (Cont'd)				
		4.	Name of judge to whom case was assigned:				
		5.	Did the previous case involve the same facts?				
Yes () No ()							
		6.	Disposition (Was the case dismissed? Was it appealed? Is it still pending?):				
		7.	Approximate date of filing lawsuit:				
		8.	Approximate date of disposition:				
II.	Pursua court remed	ant to 28 until all lies is a p tire insti	f Administrative Remedies B U.S.C. § 1997e(a), no prisoner civil rights action shall be brought in federal available administrative remedies are exhausted. Exhaustion of administrative recondition to suit, and the prisoner plaintiff must establish that he has exhausted attutional grievance procedure in order to state a claim for relief. S.M.U. LECKDOWN UNIT e a prisoner grievance procedure in this institution?				
			Yes (√) No ()				
	C.	Did yo	ou present the facts relating to your complaint under the institution's grievance lure?				
			$Yes()$ No (\checkmark)				
	D.	If you	what steps did you take and what were the results?				
		2.	If your answer is NO, explain why not: NON-GRIEVABLE MATTER.				

A.	Name of Plaintiff: RICKY D. NELSON
	Address(es): P.O.BOX 668 777 UNDERWOOD DRIVE TRION, GEORGIA 30753
positi	em B below, place the full name of the defendant in the first blank, his/her official ion in the second blank, and his/her place of employment in the third blank. Do the for each additional defendant, if any.)
В.	BROWN, MYRTLE F. PEEPLER, ET, AL. Employed as DISTRICT ATTORNEY DETECTIVE
State	Employed as DISTRICT ATTORNEY, DETECTIVE, SUPERIOR COURT CKERK, at 132 E. SOLOMON STREET GRIFFIN, GA 30224 868 W. POPLAR, STREET, GRIFFIN, GA 30224 P.O. BOX 1046 GRIFFIN, GA 30224 ement of Claim
State involute legal claim	here as briefly as possible the facts of your case. Describe how each defendanced. Include also the names of other persons involved, dates, and places. Do not give arguments or cite any cases or statutes. If you intend to allege a number of relas, number and set forth each claim in a separate paragraph. (Use as much space as Attach extra sheets if necessary.)
	SEE, W. STATEMENT OF CLAIM, ATTACHMENT (4 OF 4) PA
	BEHIND THIS PAGE

IV. STATEMENT OF CLAIM., ATTACHMENT (1 OF 4) PAGES

- --- CLAIM#1. ON OCTOBER 5TH DAY OF THE YEAR 1994 DISTRICT ATTORNEY JOHNNIE L. CALDWELL JR WITH THE AIDE OF CO-DE FENDANT(S) PROSECUTING DETECTIVE WALLY BROWN AND THE SPALDING COUNTY COURT DEPUTY CLERK MYRTLE F. PEEPLER CONSPIRED WITHIN ACT UNDER COLOR OF STATE DATH OF OFFICIAL PUBLIC OFFICE AS A JUSTICE OF THE PEACE, AND VIOLATED OFFENSES INVOLVING PUBLIC RECORDS, FAISELY IMPRISONMENT UNDER COLOR OF LEGAL PROCESS. THAT EXCEEDS ACTS THAT INFRINGE UPON CONSTITUTIONALITY OF THE PROCEDURES DEPRIVATION AGAINST PLAINTIRF, BKKY D. NELSON ON FRAUDULENT PRACTICE TO THE CLAUSE ON VIOLATING THE FRAUD AND NON-AMENDABLE DEFECT WHICH APPEARS ON THE FACE OF THE RECORD OR PLEDINGS.
- --- BY ILLEGALLY ENDORSING ACCUSATION NO: 94R-784, AN ALLEGING IT TO PURPORTING TO BE A INDICTMENT. THIS ILLEGALLY ENDORSED INDICTMENT SHOWS ON ITS FACE THAT IT WAS ENDORSED AS A TRUE BILL BY AN ALLEGED JOHN J. RUBERTS AS THE FOREMAN, COSIGNED BY WALLY BROWN AS THE PROSECUTOR AND DISTRICT ATTORNEY JOHNNIE L. CALDWELL, JR WITH THE DEPUTY CLERK MYRTLE F. PEEPLER OF THE SPALDING COUNTY SUPERIOR COURT ON OCTOBER 5TH 1994, CLERK-SEAL ATTACHED FILED IN THE CLERK'S OFFICE UNDER DECEPTIVE PRACTICE-

IV. STATEMENT OF CLAIM., ATTACHMENT (2 OF 4) PAGES.

- ---ON CLAUSE VIOLATION TO FRAUD AND NON-AMENDABLE DEFECT WHICH APPEARS ON THE FACE OF THE RECORD OR PLEADINGS AGAINST PLAINTIFF BICKY D. NELSON.
- --- WHEREAT, ON A F.O. I.A. THE PLAINTIFF RICKY D. NELSON SENT THE CRIMINAL CLERKS OFFICE OF SPALDING COUNTY REQUESTING A OFFICIAL COPY OF INDICTMENT NO: 948-784, GRAND JURY FOR MINUTES, ID AT 33.11. IT WAS RESPONDED TO BY CLERK OF SUPERIOR COURT MARICIA L. NORRIS, ON 31ST OF OCTOBER, 2014, STATING: THE DISTRICT ATTORNEY OFFICE HOILDS ALL GRAND JURY PROCEED INGS. THIS OFFICE DOES NOT HAVE ANY OF THIS INFORMATION. ETC, ETC.
- --- HOWENER, PLAINTIFF RICKY D. NELSON, SENT IN A SECOND ATTEMPT TO CONFIRM LETTER ACCURACY FROM MARCIAL NORRIS ON JUNE 18TH 2015, AND THE CLERK OF COURT RESPONDED BY SENTING REQUEST #2 TO GEORGIA OPEN RECORDS ACT. A COPY OF THE CRIMINAL DOCKET ENTRY SHEET THAT PROVIDES A SHOWING TO ALL MAJOR EVENTS TOOK PLACE IN ACCUSATION CASE NO: 94R-784, AND THEY PRE NO SHOWING TO ANY ASPECTS A GRAND JURY SESSION TOOK PLACE AND MINUTES ENTERED INTO THE RECORD.
- T--AND IT IS NOW JUSTIFICATION BEYOND A REASONABLE DOUBT, CLEARY CONFIRMED IN THIS SECOND RESPOND BY THE CRIMINAL CLERK MARCIA L NORRIS ON JUNE 26TH 2015 AND OPINION OF OFFICIALITY, AND BASED UPONTHIS FOLLOWING

IV. STATEMENT OF CLAIM., ATTACHMENT (3 OF 4) PAGES.

- --- AFORE PROPONDERANCE OF "NEWLY DISCOVERED EVIDE-NCE" THAT IT IS NOT NO RECORD TO ENTRY OF MINUTES AND FINAL RECORD.
- --- TO STATEMENT OF PROCEEDINGS TO CASE AND FINDING OF THE GRAND JURY TO CASE NO: 94R-784, INDICTMENT IS VOID. WITHOUT THE ENTRY OF MINUTES AND FINAL RECO RD TO GRAND JURY IN THE CLERK'S OFFICE TO CONFIRM LEGALITY THAT THE PERSON LISTED ON PAGE TWO (2) OF THE ALLEGED INDICTMENT NO: 94R-784, ASTHE OCTOBER TERM 1994 GRAND JURY WERE LEGALLY SUMMONED, SWORN, AN CHARGED PRESENT, AND INSESSION ON OCTOBER 5TH 1994.IN THE AFORE SUPERIOR COURT OF SPALDING COUNTY, GEORGIA AND LEGALLY RETURNED IN OPEN COURT, TO-WIT; INDICT-MENT NO: 94R-784, AS ATRUE BILL FOR THE CHARGED OFFENSECS) OF COUNT 1: FELONY MURDER, AND COUNT 2: MALICE MURDER," AND THE LACK OF JURISDICTION CONFIRMED! --- THAT WAS NEVER LEGALLY ENTERED OFFICIALLY IN THE MINUTES AND FINAL RECORD. HERE-IN PLAINTIFF BICKY B. NELSON CLEARLY CONFIRMS THIS FALSE INDICTMEN T FAILS TO ESTABLISH IN PERSONAL JURISDICTION OVER PLAINTIFF NOR SUBJECT MATTER JURISDICTION IN THIS AFORE CASE.
- ---THEREBY, RENDERING THE ILLEGALLY FILED FALSE INDICTMENT ABSOLUTE YOLD ON ITS FACE AND ANY AN ALL JUDGMENT AGAINST PLAINTIFF RICKYD NELSON VOID.

IV. STATEMENT OF CLAIM., ATTACHMENT (4 OF 4) PAGES.

--- FOR LACK OF JURISDICTION TO PERSON AND SUBJECT MATTER JURISDICTION TO THE ILLEGALLY ENDORSED AND FILED ACCUSATION ONLY A PIECE OF PAPER PURPORTING TO BE AN INDICTMENT." ITS ABSOLUTE VOID AND MUST BE QUASHED. --- CLAIM #2.0N FEBRUARY 22 ND 1995 DISTRICT ATTORNEY JOHNNIE L. CALDWELL JR USED THE ILLEGALLY ENDORSED AND FILED FALSE ACCUSATION PURPORTING TO BE AN INDICTMENT WHICH DEFECT APPEARS ON THE FACE OF THE RECORD CLEARKY FAILS TO STATE ACRIME OCCURED AT ANYTIME OF A PLACE OF LOCATION AND USED IT TO CARRY OUT HIS ACTS UNDER COLOR OF STATE LAW A LITTLE OVER YEAR LATER TO PLAINTIFF TURNING (18) YRS OF AGE, BY AN OFF THE RECORD DEATH THREAT TO PLAINTIFF AND FAMILY TO USE (15) FIFTEEN RELIABLE WITNESSES (8) EIGHT OF THEM LAW ENFORCEMENT AGENTS TO EXECUTE THE DEATH PENALTY IF STATE'S LIFE IMPRISONMENT PLEA AGREEMENT DECLINED. BEING THAT THE PLAINTIFF RICKY D. NELSON WAS SEDATED ON A HEAVY DOSE OF MHIMR DRUGS INDUCEMENT AND THE DA JOHNNIE L. CALDWELL OR OFF THE RECORD DEATH THREAT AND SEEING MY FAMILY CRYING AND PLEADING TO TAKE THE B.A.S WORDS SERIOUS, PLAINTIFF RICKY D. NELSON UNINTENTIONALLY ACCEPT THE STATE'S FORCIBLE PLEA AGREEMENT. TO BEING FALSELY IMPRISONED IN VIOLA-TION DUE PROCESS THROUGH ACTS UNDER COLOR OFLEGAL PROCESS UPON A VOID ACCUSATION PURPORTING TO BE AND INDICTMENT. (SEE EXHIBITS BEHIND THIS PAGE UN-NUMBERED)

FILED & RECURDED CLERK, SUPERIOR COURT SPALDING OFFICE 9A.

FREEDOM OF INFORMATION/PRIVACY ACT REQUEST

2014 OCT 31 PM 1 24

To:	Clerk of superior	court	From: NC	SON Ricke	ey#822394
	132 Fast Solomon POBOX 1046	SHORK HORK	•		~
	Griffin, Ga 30224		Trio	M. Georgia	30753 -0668

PURSUANT TO TITLE 5, UNITED STATES CODE, ACT 5, U.S.C. § 552, (1982 and supp. IV 1986) SECTIONS 552, 552 (a), (b), (c), I the undersigned, identified as above, respectfully request the following information:

Documentation Pertoining to Retrun of Indictment 948784 by
the May 16, 1994 Term Grand Jury; Record of minutes, Proceeding Showing
the Date, time, and Place that the may 1994 term grand Jury was In
Sessions, Sworn in and charged, Any summous ordered by the days
ordering the people listed on page two of Indictment gy R784
to Apper In court, and Any GII Nunc Pro Tune orders.

I would also like to have a copy of the following rules and regulations for your agency as provided for by the Freedom of Information/Privacy Acts, as amended by Public Law 93-502, 88 Statute 1561.

If for any reason any of the above described information or material is deemed to be non-releasable, please specify the statutory and regulatory reason(s) and the name and title of the person(s) making such decisions.

Your kind reply within the next ten (10) working days would be very much appreciated. In the event that I do not receive any reply within that time, I will deem this formal request as denied and will have no alternative option but to seek access to the requested information and material through the appropriate judicial remedies.

Respectfully submitted,	The District Attorneys
m 1 mish	office holds all Grand
Nelson Rickey	- Jury proceedings. This
	office does not have any
Sworn and subscribed before me	and Afthis information. 2014
l'arche V	7 T+12 110 minosiaria.
	This my understanding that this information is requester appeared before that this information is requester appeared before sealed and not available, he claims to be. The sealed and not available, he claims to be. The sealed and write to the se
Notary Public, Floyd Count	Go sealed and Not available
My commission Expires Fe	M but you can witherney
·	
	to discuss this.

SCOTT BALLARD

DISTRICT ATTORNEY

GRIFFIN JUDICIAL CIRCUIT

SPALDING COUNTY COURTHOUSE 132 E. SOLOMON STREET

> GRIFFIN, GA 30224 (770) 467-4310 FAX (770) 467-4205

Ricky Nelson #822394 June 25, 2015

SUPERIOR COURTS
FAYETTE COUNTY
PIKE COUNTY
SPALDING COUNTY
UPSON COUNTY

Dear Mr. Nelson:

Hays State Prison Trion, Georgia 30753

Thank you for your request received on June 24, 2015 by the Spalding County District Attorney's Office. Please be aware of the following.

Firstly, our office cannot provide you with a copy of the pleading transcript. Those documents will need to be requested from the Court Reporter that recorded the pleading(s).

Secondly, a copy of the Indictment itself may be requested from the Clerk of Court.

Thirdly, no documents exist regarding, "grand jury minutes to statement of proceedings to sworn grand jury findings." All Grand Jury proceedings are secret, no minutes and/or statements of proceedings exist. A True Bill of Indictment or a No Bill is the proof of the findings of the Grand Jury.

Finally, a request has been made to obtain your casefile from our file storage facility. When and if your file is returned to our office, you will be required to pay for your copies in advance of their production. If your file is obtained, you will be sent an estimated cost of production. Payment may be made by check or money order made payable to the District Attorney's Office.

Thank you for your request.

Alicia Mandin-Howard

Respectfully,

Alicia Mandin-Howard,

Paralegal,

District Attorney's Office

amh/cc file

Case 4:15-cv-00162-HLM Documen	t 1 Filed 08/31/15 Page 10 of 15
Jud	icial Secutor Foreman John Grobert
	CALDWELL, JR.
State of Georgia	Witnesses *indicates Grand Jury Witness
ricky dannell nelson Rog	INV. WALLY BROWN* CAPTAIN W. O. ELLIS SERGEANT FRANK WAITS OFFICER DONALD BUFFINGTON OFFICER ED BROWN OFFICER D. ERDMAN OFFICER MARK WARD OFFICER MARK WARD OFFICER J. R. RIGGINS Griffin Police Dept.
Channel	TRINA McCRARY 805 Apt. 3 Sunshine Drive Griffin, GA
Charge: COUNT 1: FELONY MURDER COUNT 2: MALICE MURDER	KESA YARBOROUGH 613 Poole Road, Apt. 1 Griffin, GA 30223
ζ.	TWANDA MICHELLE WARD 561 North 6th Street Griffin, GA 30223
	DR. MICHAEL H. WEBB Spalding Regional Hospital 601 South 8th Street Griffin, GA 30223
S 	BABY DOLL AMBLES Sunshine Apt. 3, 836 Griffin, GA
· · · · · · · · · · · · · · · · · · ·	SABRINA TRICE 1046 W. College HARTING 195 Griffin, GA
Returned in open court this 5 day of 5 day. DC+ber, 1994. My The Francisco Clerk, Superior Court	DR. DAVID BARNETT Emory Hospital
RICKY DANNELL NELSON Plea of D	efendant
The detendant(s)	waives formal arraignment and plead(s)
This 57H day of December , 1994.	/\\\lunushhsuix
+ Rickey Nelson	(Assistant) District Attoracy
Defendant	Defendant's Attorney
Defendant	Defendant's Attorney
We, the jury, find the defendant	
This, 19	
1/2/290	Foreperson

BILL OF INDICT	

	SPALDING	
GEORGIA,		COUNTY

IN THE SUPERIOR COURT OF SAID COUNTY

Т	The Grand Jurors, selected, chosen, a	and sworn for the County of				SPALDING,	, to wit:
		1.	John	J.	Roberts	, Foreman	
2.	Hulon C. Chancey				3.	Sidney R. Esary	
	Phillip L. White				5.	Barbara Ryan	
	Walter L. Glass				7.	Thomas Hodges	
	Guy J. Greene				9.	Leslie M. Avery	
	Robert L. Rogers				11.	Mavis S. Johnson	
	Grady F. Duke				13.	Zell Allen	
	James E. Walker				15.	Glenn Williams	
	Nina W. Jones				17.	Henry D. Tennent	
	Bertha M. Goolsby					William T. Moore	
	Dorothy G. McPherson	ì				Emma P. Morgan	
	Clarence Turner, Jr.					Douglas L. Morris	, Jr.

In the name and behalf of the citizens of Georgia, charge and accuse RICKY DANNELL NELSON

FELONY MURDER with the offense of __ for that the said RICKY DANNELL NELSON in the County and State aforesaid, on the 14TH day of MAY , in the Year of Our Lord Nineteen Hundred and NINETY-FOUR, did while in the commission of a felony, towit: Aggravated Assault, did unlawfully make an assault upon the person of MAY Dwayne Edward Yearta, with a certain gun, a deadly weapon, and cause the death of said Dwayne Edward Yearta, a human being, by shooting the said

Dwayne Edward Yearta with said gun, contrary to the laws of said State, the

COUNT 2: And the Grand Jurors aforesaid, in the name and behalf of the Citizens of Georgia further charge and accuse the said RICKY DANNELL NELSON with the further offense of MALICE MURDER, for that the said accused in the County aforesaid, on the 14th day of May, 1994, did unlawfully and with malice aforethought cause the death of Dwayne Edward Yearta, a human being, by shooting him with a gun,

good order, peace and dignity thereof.

" AFFIDAVIT OF ILLEGALITY"

I RICKY D. NELSON, PLAINTIFF HEREBY UNDER OATH AN DEPOSE AND SAYS: WHEREAS - AFFICANT TO THE ABOVE STYLED AFFIDAVIT OF ILLEGALITY INVOKES HIS 1ST AMENDMENT RIGHT TO PETITION THE FEDERAL GOVERNMENT FOR REDRESS GRIEVANCE UNDER THE 14TH AND 5TH AMENDMENTS, RETAINED BY FALSELY IMPRISONED PLAINTIFF, RICKY D. NELSON.

WHICH-SUBJECT MATTER OF AFFIDAVIT OF ILLEGALITY ARE
CONSISTENT WITH THE ELEMENTS OF A ESTOPPEL CERTIFICATE
CLAIM TO GOVERNMENTAL OFFICERS OF THE SPALDING CO.,
COURT OFFICIALS AS STATED HEREIN, RESPONSES LETTER-HEADS
VERIFY NEWLY DISCOVERED EVIDENCE "ACCURACY.

1. SUPERIOR COURT CLERK, MARCIA L. NORRIS, (1A) DATED OCTOBER 31 \$1 2014, (1b) JULY 29 TH 2015. (AFFICANT UNABLE TO COPY)

2. DISTRICT ATTORNEY OFFICE PARALEGAL ASSIST, ALICIA MANDIN-HOWARD, (2A) DATED JUNE 25 TH 2015.

SO THAT IT CAN NOT LATER CLAIM A DIFFERENT STATE OF FACTS," WALVER OF DEFENSES."

WHEREAT - ON THE FACE OF THE RECORD TO NONAMENT DABLE DEFECT THAT APPEARS IN THE PRESENT CASE CLEARLY CONSTITUTE ILLEGAL FALSE IMPRISONMENT TO A CHARGE OF FELONY MURDER, THAT DOES NOT RECITE ADL THE ESSENTIAL ELEMENTS, BUT TO - WIT: AGBRAVATED ASSUALT AS CT(1) CHARGE. NOT FELONY MURDER OR ITS O.C.G.A. & CODE TO FELONY MURDER TO THE PRESENT VIOLATION OF THE CONSTITUTIONALITY OF THE PROCEDURES.

(1. OF 2.)

--- CONT'D' TO STATE COURT ADMINISTRATIVE OFFICIALS. RELIE F FROM ILLEGALITY JUDGMENT CRIMINAL RULE 7-8/60 B(4) (6) FEDERAL STATUE. PLAINTIFF RICKY D. NELSON RIGHT TO KNOW THE NATURE AND CAUSE AN RIGHT NOT TO BE DENIED DUE PROCESS OF LAW; SEE; ATTORNEY VS UNITED STATES, 52 LE. D 20 65 1 (1997.) WHEREAT-IF THE INDICTMENT IS NOT STATED IN THE LAN GUAGE OF THE CODE OF OFFENSE, IT MUST ALLEGE EVERY ESS-ENTIAL ELEMENT OF CRIME CHARGED. SEE, CAPITOL DISTRIB, CO. V. STATE, 635 S.E. 2d 451 (1951.), U.S V. COTTON, 535 U.S. 625, 630(2002.) WHEREAT- FAILURE TO CHARGE ESSENTIAL ELEMENTS OF THE CRIME; THERE CAN BE NO CONVICTION FOR THE COMMISSION OF A CRIME, SEE; STEELE V. STATE, 2675, E.D. L. 500(1980), U.S V. GATE WOOD, 17-3 F. 3d 983, 986 (6TH CIR 1999) WHEREAT- OFFENSE, TIME, AND PLACE OF LACATION TO CRIME MUST BE SET OUT IN ALLEGED INDICTMENT WITH SUFFICIENT CERTAINTY. SEE, LYLES V. STATE, 1095, E. Q.J. 785 [1959.) FED, R. CRIM. P. 12(B)(3)(B); SEE; U.S V. ROSA-ORTIZ, 348 F,3d 33,36 (15 CIR 2003.) WHERE FOR, PLAINTIFF PRAYS THE AFORE PLLEGALLY END-ORSED ACCUSATION PURPORTING AN INDICTMENT IMMEDIATELY QUASHED, AND AFORE AFFIDAVIT OF ILLEGALITY IS GRANTED. I DECLARE UNDER PENALTY OF PERTURY THAT FORESOIN-GISTRUE AND CORRECT, 2015

X Ma Ricky Nelson

(2 OF 2.) RESPECTFULLY SUBMITTED THIS 25th BAY OF _

IV.	Statement of Claim (Cont'd)
	
	
	_
Relie	
	briefly exactly what you want the Court to do for you. Make no legal arguments. Cite ses or statutes.
1.]	WANT THIS HONORABLE COURTS TO FILE A
ČIA	IL RIGHTS LAWSUIT CHALLENGING THE
40.	NSTITUTIONALITY OF THE PROCEDURES ON E BEHALF OF PLAINTIFF RICKY D. NELSON
DE	EPRIVATION TO HIS CONSTITUTIONAL RIGHTS
 	AINST FRAUD AND VIOLATION OF NON-AMEND-
끆	BLE DEFECT WHICH APPEARS ON THE FACE OF E RECORD OR PLEADINGS; AND,
	<u> </u>
3, 1	WANT THIS HONORABLE COURTS TO GRANT THE
OA	AINTIFF RICKY D. NELSON AN INJUNCTION DER AGAINST THE ILLEGALLY ENDORSED AND
FI	LED INDICTMENT AN SET ASIDE VOID JUDGMENT-

V.

• •
V. Relief (Cont'd) - OS NULL LITY OF MACHENIA OF SENT CASE BACK
- AS NULLITY REMANDING PRESENT CASE BACK BEFORE LOWER TRIAL COURTS FOR PROPER RESEN-
TINGS.
7 THAT THE HALLAND P ACHOTE TO COMIT AND
3. I WANT THIS HONORABLE COURTS TO GRANT AN INFORMAL INJUNCTION ORDER SECURING THE
AFORE PLAINTIFF RICKY D. NELSON UNCONDITIO
NAL RELEASE AGAINST THE UNCONSTITUTIONAL
ILLEGAL RESTRAINT'S TO FALSE IMPRISONMENT PROCURED BY A FALSELY ENDORSED AND FILED INDIC-
AIDIN - TMENT.
a: 11: 25th 1 a Alamat
Signed this 25% day of $August$, $20/5$.
\mathcal{M} \mathcal{D} \mathcal{M}
M. Ricky Nelson Signature of Plaintiff
·
STATE OF GEORGIA COUNTY (CITY) OF TRION
COUNTY (CITY) OF $\frac{7R10N}{}$
I declare under penalty of perjury that the foregoing is true and correct.
EXECUTED ON $\frac{8/25/20/5}{\text{(Date)}}$
(Date)
Mr. Rucky Nelson Signature of Plaintiff
Signature of Plaintiff